

Remarks:

This amendment is submitted in an earnest effort to advance this case to issue without delay. The examiner has indicated that the case contains allowable subject matter.

Claim 1 has been gone over to meet the examiner's objections and in part to follow the examiner's suggestions.

The proposed restriction to a solution, excluding a suspension, seems excessive. In fact the mixture could be a solution, a suspension, or even an emulsion so long as a liquid phase of it can be removed by evaporation, leaving the printing material behind. The "printing material" could be a finely ground solid held in suspension or a liquid evaporable at a higher temperature than the "evaporable liquid" with which it is mixed or in which it is dissolved. The claims now make it clear that the "evaporable liquid" is drawn off to leave behind the "printing material."

If the "solution or suspension" terminology remains objectionable, it would be acceptable to replace it with the term "mixture" and put in dependent claims reciting that the mixture is a suspension or solution.

The dependent claims have been gone over again to clarify their language somewhat.

It is submitted that the case is now in condition for allowance and passage to issue.

If only minor problems that could be corrected by means of a telephone conference stand in the way of allowance of this case, the examiner is invited to call the undersigned to make the necessary corrections.

Respectfully submitted,  
K.F. Ross P.C.



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Enclosure:                      None.